On and offer Monday, September 16, 1872, trains will leave and arrive at Cedar City as fol-

Mail No. 1 leaves Cedar City at 10:40 & 12 Train No. 2 " 4500 F. M. Mall No. 2 arrives at Ordar City at 3 (15 F. M. Mall No. 2 arrives and the first of the firs

Local News.

THE family of Governor Brown polarised to their home in Iron county on Twesday bet.

Mayor Gilson of the Group, put in an appearance on Monday last. Welcome to the city Major,
A SECUTION of defferent City Chapter No. 36.
B. A. M., will be held on Monday 13th inst, at 7-12 o'clock P. M. Election of officers. Visiting Companions are fruitreally invited.

This Higgsprion at the Executive Mansion, on Wednesday executing was a fitting termina-tion of the derenances of Inauguration Bay. The throng of visitors began to arrive early in forth, admitther the stray arrivals from the

numerous guests with great courtesy, standing in the alcove formed by the bay window in the long drawing rooms. As the visitors arrived they were presented by Major Weigel, Secretory of State, to the Gevernor and by the latter, in turn, to Mrs. Woodson and Miss Shannon, of St. Joseph, who assisted Mrs. Woodson in the

ing young matron, was elegantly and fashion ably attired in gas-light, flowered, green silk out high in the neck, and with a gracefully draped painter. Her simple, yet rich attire, was set off to great advantage by a rostly point lace collar, and base and coral ornaments

Miss Shannon is a distant relative of Mrs.

eers, were almost to a man in attendance. Of the Scuatorial aspirants there were General

string band posted on a platform undermeath the broad flight of stairs leading to the upper state was unusually good, and to its strains dancing was continued until far into the morning.

The bullet, or the most part, were state elegantly descon-

by the skirts of rained dresses and the elogged boots of careless men. Last night there was

He said that both the spiritual and natural world are present with man, from his earliest beginning; that the spiritual and natural body commence their growth contemporaneously, and must be constantly fed with the elements of which, respectively, they are composed; that, although the physical body performs its cycle, and ends its career here, the soul lives on etermality; that all the while it occupies the material body. It is accumulating the spiritual surroundings; that when that is hid saide, his spiritual surroundings; that when that is hid saide, his spiritual surroundings; that when that is hid saide, his spiritual surroundings; that when that is hid saide, his spiritual surroundings; that when that is hid saide, his spiritual sight is opened, and he becomes conscious of the spiritual surrounding that the physical body, man sees his external surrounding; that when that is hid saide, his spiritual sight is opened, and he becomes conscious of the spiritual surrounding that the physical body is the presence of the spiritual surrounding that the physical body is the presence of the spiritual surrounding that the physical body is the presence of the spiritual surrounding that the physical body is the presence of the spiritual surrounding that the physical body is the presence of the spiritual surrounding that the physical body is the presence of the spiritual surrounding that the physical body is the presence of the surrounding that the physical body is the presence of the surrounding that the physical body is the presence of the surrounding that the physical body is the presence of the surrounding that the physical body is the physical body is the physical body in the physical body in the physical body is the physical body in the physical body in the physical body is the physical body in the physical body in the physical body is the physical body in the physical body in the physical body is the physical body in the physical body in the physical body in the physical body in the physical body is the physical bo EDMUND S. WOOG, Socretary.

the evening, and until ten and elesca o'clock not, as before, of the natural objects and events lodged and more unwholesome surroundin the massive doors sevent constantly back and named. Therefore, instead of a foundation of than it had before. Conviction will be the

hose aspirations.

With these premises laid, the effort was made Miss Shannon is a distant relative of Mrs.

Woodson, and is to reside with her, we are
happy to know, during flow. Woodson's occupancy of the Mancion. She is a pettle blonde to
whom her dees, a mance silk unders-kirt and
examplified in the person of Jesus Christ, who
becoming. She received a great deal of attention, and made a decidedly flattering impression. "the stone, the tried stone, the precious corner
The guests embraced representatives from
every part of the State. Both Houses with their
to in the parable of the houses-builders. He insisted upon the recognition of Jesus Christ a-the ONE ONLY GOD of heaven and earth, the Sole Object of worship, on whom the thought toynoids, General Edwards and others.

Among the other more distinguished persons stowed. Also showed the necessity of the man we noticed Mayor Brown of St. Louis, Colonet Norman J. Coleman, Colonel Stayback, ex-Representative Latshaw of Jackson, ex-Representative Latshaw of Jackson, ex-Representative Latshaw of Jackson ex-Representative Latshaw of Latsh Representative Latshaw of Jackson, ex-Representative John I Martin and haly of St. Louis, Mr. and Mrs. Fried. N. Junkon, Coh. Sthelds of Divinity of Josessen recognition of the fact that Columbia, Judge Krekel, Rev. Mr. Penbody of He came forth from the Tumost, and is there-

was continued until far hut othe moraling.

The badies, or the most part, were richly and elegantly dressed. There was a smaller representation than usual off our Jefferson City beauties, although those who were present ware the recipients of the customary admiration.

Among the most conspicious badies from other cities were Miss Ricard, a dashing St. Louis tile, whose graceful carriage and elegant dateing were universally commented upon; Miss John J. O'Niel, St. Louis; Mrs. Dr. Wilson, Quiney, Ili.; Miss Hair, daughter of Mis Riair of the Boowille Eagle; Miss Hair, of Indopeuties of the boowille Eagle; Miss Hair, of Indopeuties of the boowille Eagle; Miss Hair, of Indopeuties of the host and hosters. In previous years the "spread" has been made the attraction for a grand uriny of gormands. After the direct the floors, to be dragged over the house by the skirts of ruined dresses and the clogged by the skirts of ruined dresses an attractiveness of these truths, and the various by the skirts of rained dresses and the clogged houts of careless men. Last hight there was nothing of the kind.

We understand that receptions of this charac-ter are to be given fortaightity through the sea-the relation of these twerve foundation-stones We understand that receptions of this character are to be given fortnightly through the season.

Chow, Roche & Stokes have just received a new assortment of Ladkes Hows, Kid Gloves, he was sortment of Ladkes Hows, Kid Gloves, he was the waster of he waster of he was the waster of he was the waster of he waster of he

The several Probation deponisation, by several Probation deponisation, and serimens on the above the Evangelisal Siliance, and serimens on the subject proposed—"THE FOUNDATION, SECURITY AND RINIVES—AL EXTENSION OF THE FOUNDATION, SECURITY AND RINIVES—ALL EXTENSION OF THE FOUNDATION OF THE FOUNDATION OF THE FOUNDATION OF THE FOUNDATION OF THE F Tails No. 4 anniver in the city for passengers. W. K. MILLES, Gord Agent, tone, a precise corner gassengers. W. K. MILLES, Gord Agent, tone, a precise corner in the city for passengers. W. K. MILLES, Gord Agent, tone, a precise corner in the city for passengers. W. K. MILLES, Gord Agent, tone, a precise corner in the city of the content of the city of the city as follows:

"One of the L. Express Office.

Missoner Pacific Railroad Flow Science, a use consumination of the city of the content of the content of the content of the content of the city of the content of the city of the content of the content of the content of the content of the city of the ci

> named. Therefore, instead of a foundation of stone, mentioned in the text, they think of the fundamental truths of doctrine.
>
> The letter of the Word, it was s'ated, serves man as a foothold for the ladder of spiritual truth that reaches therefrom to heaven; that the ladder seen by Jacob at Bethel, on which angels, were ascending and descending, represented the successive higher shades of truth between the successive higher shades of truth between the letter and the Infinite mind; man's heavenly aspirations a seculing thereou, and the corresponding elements of heavenly fifed seconding to infinite times a spirations.
>
> With these premises haid, the effort was made. With these premises hald, the effort was made to show the correspondence between Mr. Zlon. the city of Jerusalem built thereon and the ten word for guidance, and to the Word made ple erected by Solomon, and the Church, its doctors at THE Exemplar, the one thus blest shall trines, drawn alone from the word, and the life and character conformed thereto; the "great manently housed in his will; and so from his stones" used in the foundation of the temple, own experience, he shall be enabled to say, own experience, he shall be enabled to say "Behold, the tabermade of God is with men, and he will dwell with them, and they shall be hipeople, and GOI-WITH-THEM himself shall be their God."

A person thus established in his principles, is ed to assist in the work of Church "exte ion," by the dissemination and exemplification of its doctrines; can help to establish the Chrisward lives of others; and will add to its "security" in himself and others, by the constant ofthe "sure foundation" of Divine Truth.

A beautiful assortment in the Carpet line on t beautiful assortmen.

and and to arrive in a few days.

H. F. SCHULTZ.

WE are pleased to note the appointme Henry Flanagan, Esq., of this city, Clerk of the House Judiciary Committee. No more faithful and efficient officer could have been selected.

In a column of the Journal, is the queer on nonnement— This space is reserved for John W. Flintham ?

READER, do you understand the force of ittirst beheld it we confess it startled us. It looked so much like an attempt at least to para-phrase the inscription we sometimes see in grave yards commenting with "Hie Jacet,"

For full a minute we mused over the matter, and strange funcies were conjured by it. Did it not suggest the possible demise of that famous grocer and that this was meant far a card to be

white apron smiling and "happy as a clam" and as hearty as ever, busy, as could be, "We demanded an explanation of that little amounce-ment which has so awakened our solicitude. His simple answer was that he had reserved that simple answer was that he had reserved that assignment is sufficient, unless it is stipu-or notice "forthwith." These terms

Pine sleighing Monday, T. B. Price's was the hand-omest equippage out, and much did the happy occupants enjoy b.

of the sun and the mild breath of a southern

Wednesday a change. Gear and very cold. gladly gathered around the fire, "toasting their toes" at the grates and defaut of the wintry blast howling so dismally at the shutters.

ondness is we are in such a hurry to give them rate of insurance." (Id 327.) a call just now we can't begin to commerate all Policies of insurance almost universally the good things they are prepared to serve up-

ood tit and lowest prices guarranted,

IN THE UNITED STATES DISTRICT COURT daintiff was granted leave to file amended ne ition by the 16th inst., defendant to answer by he 25d, and case to be heard on the 28th lust. (This is a proceeding to force the above road

Law Miscellany.

THE CONTRACT OF INSURANCE AGAINST 7 Cow. 48.) recomplished all we hope to.

need not have any title in, or lien upon, Ins., Co., vs. Davidson, 30 Md., 91.) that would be injured in the event the the use, or an alteration of the property, Chase 5 Wall, 509.)

short of a conveyance of the title will not Pick, 505.) and the burden of proof is on have that before a second thought occurred, we were rashing wildly up street—only to find Mr.

the burden of a conveyance of the title will not Pick, 505.) and the burden of proof is on the insurer to show that such change or were rashing wildly up street—only to find Mr.

the busyance company the insurance company, the risk. (Ritter Policies of insurance are not in their na-Co., 10 Mo., 10.)

o for his use in telling the world by and by lated that it shall be in writing. This appeare complied with by using due passoon as he could spare the time to do so, of what great bargoins in groceries he was giving.

The and see for vourself that notice given and not to those made after loss. After it has been held that notice given several it has been held that notice given several to the second set of the second secon A good assortment of Ready Made Clothing and Gents' Furnishing Goods, at lowest prices, at Crow, Roche & Stokes'.

A good assortment of Ready Made Clothing which is a mere chose it another, may be cumstances of the case, the party was transferred without the consent of the insurer, and a condition in the radius, that and the insurer is still found. (S. Louis, and the insurer is still found.) either the policy nor any claim thereunds Ins., Co., vs. Kyle 11 Mo., 278.) er, shall be assigned subsequent to the loss. Within the time mentioned in the policy has been held to be opposed to the law of or, if no time is specified, then within ; the land, and is therefore null and void, reasonable time, the insured, after a loss, is

tial losses from the peril insured against. al, 43 Penn. St. 350.) As to whether tion or actual combustion must be the proxi-tion of fact for the jury (Franklin lus... some courts have held, and we think wise- tion as the sufficiency of the prelim ly, that serious damage, within the scope of a fire policy, might be done to a build-The Franklin Ins., Co., 13 Penn. St

all representations made by obtain insur- part County bonds 90 cents. Gold, buying, 111, tual Fire Insurance Co., 5 Gray, 381.)

Misrepresentation according to the law of insurance, is the "statement of something, as fact, which is untrue, and which the assured knows to be untrue, and with browze the "beautiful snow" rapidly disappear-ed. Slippery and sloppy under foot. the intent to deceive, or which he states positively as true, not knowing it to be true, and which has a tendency to mis-A genuine "Kaneae Zephyr" prevailed through- lead, such fact in either case being mater-out the day, and the little ones of family circle hal to the risk." (Flan., on lns., 326.) and concealment is the "designed risk and intentional withholding of any fact, materiial to the risk, which the assured in hones-It is now a fixed fact, and every body knows it, that II. E. Schultz cannot and will not be under-said in goods of his line. or ignorance of which would materially influence an insurer in making the con seemed a restaurant in Braggs new building. It is a grand establishment. All the delicacies etc. Try them if you doubt it. Eact of the

J. L. Downton has returned to his old party insured on the same property, with-"stamping ground," and to his profession at out notice to and consent of the under-the old place where he will make pletures sure writer. Should another person procure other insurance on the same property, is MERCHANT TAILORS .- Crow, Roche & Stokes will constitute no breach of this condition employ a good cutter, and keep a well selected of the policy, (Rowley vs. The Empirestock of Cloths, Cussimeres, Vestings, etc. A Ins., Co., 3 Keyse, 557.) and knowledge or actual notice by other means of the existence of other insurance removes the to-day in the case of Jas. E. Marsh. vs. The the security of the insured giving the same textingion & St. Louis Railroad Company. (Tallman vs. The Atlantic Ins., Co., ; Keyes 87.) So, when the contract of in surance is rendered void by a breach of the condition to give notice of other insurance Solalia to Lexington into bank- and have the same indersed on the policy. The Pacific Railroad Company and the it may be rendered binding and the forelly of Sedalia have made themselves parties foiture waived by subsequent acts, manifesting an intention on the part of the insured to treat it as a valid and subsisting contract, and a renewal of the policy already has that effect. (Dearborn v., Cross.

Firm.-It is evidently impracticable in Where the insured makes a warranty the space allowed in a mere newspaper against increase of risk, and such risk is article, to present any view of this exten-increased, the policy may be avoided, and sive class of contracts which will be of where there is no such warranty, and there much interest or benefit to the practicing is such a change in the circumstances of awyer. If we succeed in cauchating a the property, by reason of alteratives or established rules and principles in change of use, as to increase the risk, and such form and order as to illustrate the the fire results from the circumstances subject to the satisfaction of the mass of creating such increased risk, the insurer is

the property, and if he has any interest. The que tion as to whether a change in property is destroyed, the courts will is such as to increase the risk, and whethmaintain his policy. (Insurance Co., V. er the loss is occasioned by reason of such (base 5 Wall, 509.)

A sale of the property terminates the insurance, but a mortgage, or executory con- all the circumstances of each particular tractof sile, or oth r tran fer of r all estat , case, (Curry vs. Connecticut Ins., Co., 40 short of a conveyance of the title will not Pick, 535.) and the burden of proof is on the risk. (Ritter vs. San Mutual Ins.,

ture assignable, and no interest in them | Polices of insurance usually provide loss has happened, the right to recover, days after the loss, where from all the cirsurer, and a condition in the policy, that and the insurer is still found. (St. Louis

(West Branch Ins., Co., vs. Helfenstein, required to present his preliminary proofs, in Penn, St. 283.)

Insurers are liable for the direct and condition precedent to his right to recover. (Franklin Fire Ins. Co., vs. Updegraff et Therefore it has been held that fire, ignithis condition is complied with is a quesmate cause of the loss. On the contrary Co., vs. Hamill, 6 Gill. 87;) but the que-In another for the management of the Trestures of our shall give a few of about 19 Miles. The trest of a few shall give a few of a few and the trest of a few shall give a few of a few and the first of the few of the few

Jefferson City Markets.

We have no change to report in the condition of the money market since our last issue. We quote City Warrents selling at 85 and 90 cents; County Warrants at 90 and 95 cents;

WHOLESALE MARKET REPORT.

1	COMMECTED BY J. A. HENRY.						
1	Wheat, per bushel						
	Corn	**	** .				200 (or \$10c.)
	Onts	44					256c4th
	Barley		. 8	pring			100(9):334
1	**	**	. 1	all		******	8559 30c
	Re:	**					40(c) 50c
	Fina st	red. I	er bu	-hel-			1.00 (4 81.40
ÿ	Baron	mr. l	h	*****		******	3(n 7c
Ü	Land						65:64
Ċ	Tallow	46) 4	steam	Iv			636070
	Bee-wa						2500 270
							3.235/81.00
		live.					2.75(+3.25
	Cattle,	live	weizi	t.per	100 11	Meres.	2,25;9 3,00
	Sheep	44	**	**	44	*****	2,0057 4,50
Ų	Beef, b	ett.	14	44	17.	****	3,5094 5,00
Ě	Potator	· Det	· testal	n1			73 (+1.29
į	Beans	**	**				1,256/3,56
	Onion.	199	144	0.44			1.000/ 1.25
	Dresse	Po	offer.				Nomina'.
	Chicker	28. 10	r doz	991120-00			1.500000.00
	Duck		++				2.00 (v 2.50
	Ger-e		94			******	4,005/5,00
ĺ	Turke	×. 100	Th.		*****		9 -11c
	E gs. t						25/2/27

Butter very dull ENGL Store Salt, per bbl..... Dried Peaches, halves..... 1.25(0 1.50) quarters...... Apples Forthers, per lb, L. G...... Wood dull: Pub-wa-hed and picked.... racdiam Alten 4 in

Fleece-washed, course..... 2561 10 " " Fine...... Unwashed Comblag...... 2500 ... 70 Financia Sheep Pelts..... Hides steady: Dry Flint, No. 1, per lb...... . 2, " " * Splt.... Green, Salt Cured, No. 1.......

Ofter, ench...... Mink, " 560 to 3060 73 2500 200 Opossum " 10ge 50a 75c@ 1.00 Beaver, per lb 23km 10c

Broom Corn, perton...... 49,000: 70,0 Grouse per doz..... Squirrel* " 10,000/12,00

Kid Gloves, Corsets, Jewelry, Undersleeves H. E. SCHULTZ'S. All kinds of house-hold goods as cheap as eve at H. E. SCHULTZ'S. Those who want bargains in Dry Goods will go to H. E SCHUJTZ.

Fon a new style Hat or Cap, go to Crow

The Members of the General As

Should go to Bailey and North's Photographic studio for fine Pictures. The proprietors are now prepared to take the negatives of all mem-bers of the Twenty-screnth General Assembly be placed on exhibition at the National Exhibit tion, at Rochester, N. Y. Remember that this work must be of a superior nature, or it can not be exhibited. Balley and North are fully co petent to perform such work as can not be excelled in this place. Do not forcet the place south side of High street, over First National Bank, Jefferson City, Mo. jan.3,73-tf.

AT THE Delujonico Restaurant, Madison street, near Madison Hotel, Barnes & Bro., are now prepared to serve their customers with all the delicacies of the season.

Oysters in every style, Quails, Prairie Chickens, Venison. Ham and Fees,

Hot Coffee, etc., etc. No pains are spared to gratify their patro dec.27.72-11

JEFFRUSON CITY PUBLIC SCHOOLS WILL be Reopened Monday, January 20, 1873. E. P. LAMKIN, Supt.

Rare Chance!

Dr. A. C. DAVISON, OFFICE AND RESIDENCE,

Cor. McCarty & Jefferson Sts., JEFFERSON CITY, MO.

D. WALDE.

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RETAIL DEALER IN IGARS, SMOKING AND CHEWING

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W. LOHMAN.

(Successor to W. H. Morlock.) Cor. Jefferson and High Sts., JEFFERSON CITY, MISSOURI.

THE attention of the public is called to his fine stock of Dry Goods, Greeries, Hardware and Notions, Books and Shees, Hits and Cape, &c. Highest market price paid for farm [na.16.75-b].

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KEEP ON HAND THE LARGEST STOCK IN
the West, and sell as low as shutlar goods
can be purchased in Cincianati or distance.

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CURTAINS.

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And all kinds of United ore and Bedding, which we cold at Eastern prices. Purchasers will find it to their interest to make an examination of our stock before mak-ing their purchases. Nos. 609, 611 and 613, N. Fourth St., ST. LOUIS, MISSOURI.

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